



INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

NANCY A. MALOLEY, Commissioner

March 8, 1989

105 South Meridian Street
P.O. Box 6015
Indianapolis 46206-6015
Telephone 317-232-8603

VIA CERTIFIED MAIL P 730 179 171

Mr. Randy Kincaid, Production
Engineering Supervisor
Sanyo E & E Corporation
1751 Sheridan Street
Richmond, Indiana 47374

EPA Region 5 Records Ctr.



348901

Re: NPDES Permit No. IN 0049972
Sanyo E & E Corporation
1751 Sheridan Street
Richmond, Indiana 47374

Dear Mr. Kincaid:

This renewal of your NPDES Permit for authorization to discharge into an unnamed tributary to the West Fork of the Whitewater River has been processed in accordance with Section 402 and 405 of the Federal Water Pollution Control Act, as amended (33 U.S.C. 1251, et seq.), and the Indiana Environmental Management Act as amended (IC 13-7). The enclosed NPDES Permit covers your facility which operates as a refrigerator and small appliance manufacturing and assembly plant. All discharges from this facility shall be consistent with the terms and conditions of this permit.

One condition of your permit requires monthly reporting of several effluent parameters. Reporting is to be done on the enclosed discharge monitoring report form. We have included enough forms to establish a supply for approximately four months of reporting. You should duplicate this form as needed for further reporting. Additionally, you will soon be receiving a supply of the computer generated preprinted federal NPDES DMR forms. Both the state and federal forms need to be completed and submitted on a monthly basis. If you do not receive the preprinted DMR forms in a timely manner, please call this office at 317/232-8808.

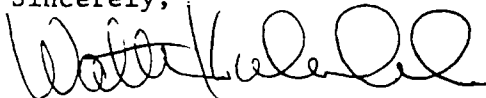
Another condition which needs to be clearly understood concerns violation of the effluent limitations in the permit. Exceeding the limitations constitutes a violation of the permit and may subject the permittee to criminal or civil penalties. (See Part II A.2.) It is therefore urged that your office and treatment operator understand this part of the permit.

Mr. Kunimitsu Ozaki
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Data previously submitted by your company to DEM indicates that your actual emission rates are below those proposed above. If this is not the case or if current company plans include increasing actual SO₂ emission rates, please contact DEM. At your request, we will provide the technical information used by DEM to select the above limits. We are also available to meet with your company to discuss the proposed rule change.

DEM currently plans to propose amendments to 325 IAC 7-1 to the Indiana Air Pollution Control Board in early 1987. Enclosed is a draft Appendix A to 325 IAC 7-1 which incorporates the proposed limits. If there are any questions on this matter, please contact Warren McPhail at 317/232-8253.

Sincerely,



Walter J. Kulakowski
Assistant Commissioner
Office of Air Management

WEM/sdp
Enclosures
cc: RP&L
Tom Brookbank
bcc: Tim Method
Warren McPhail
Ed Stresino
Joe Foyst
Guy Grazier
Andy Cate
Barry Smith